## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



## REQUEST FOR FILING (RULE 53(b)(1))



## FOR DESIGN OR UTILITY APPLICATIONS (DO NOT USE FOR CIPs)

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Rule 5			<u> APPLICATION</u>					
	Continua	ation	)	1 07 050 4 50(1)	(4)			α.Ε.
	District	. 1	) application u	nder 37 CFR 1.53(b)	(1)			50 =
⊠ of non	Divisiona		) otion of		Croup Art I	Inite 2022		200
or ben	ding prior	applic	ation of		Group Art	Jnit: <u>2822</u>		უ ■
Invent	or(s): S	atoshi	INABA		Examiner:	Michael M. Trir	nh	r ==
	(-)-							
Parent	t Appln. N	o.:	09	235,310	Atty. Dkt.	P 284023	TRN-98S118	
			Series Code û	Serial No. û		New M#	Client Ref	
			y 22, 1999					
This A	ppln. Filed	d: (	October 17, 2001					
Title:	SEMICO	ווחואכ	CTOR DEVICE	AND METHOD OF M	MANUEACTUR	ING THE SAME		
11110.	OLIVITO	31120	OTOR BEVIOL /	AND METHOD OF W	IANOI AOTOIN	INO THE OAME		
			_					
	Commissio					October 17, 2001		
Vashi	ngton, DC	2023	1		(Parent Ma	tter No. <u>258310</u>	)	)
Sir:								
ڪار: ڪار:								
		Toe	ffect the above-ru	equested filing today				
		100	noot the above it	squootou illing today				
<b>4</b> i.	Attached	<u>d</u> isad	copy (which mus	st be filed) of the pri	or application,	including:		
j.)								
	⊠ Abs	tract						
æş.	_		ion and claims (5	55 pages) (must be a	attached)			
	⊠ Dra	wings	(must be attach	ed if originally filed	i): <u>6</u> sheet(s)/s	et: 🔲 1 set inforn	nal;	
		_				rmal of size		11"
1A.			oox, only:					
<b>(1)</b>				or oath as originally			<u>ed</u>	
<b>4</b> (2)	L≯ <u>NO</u>	declar	ation or tee is er	closed; therefore, th	is is a filing un	der Rule 53(f).		
2.	□ T	his apı	olication is hereb	y filed by <u>less than a</u>	II of the invent	ors named in the	prior application. I	Petition is
				deletion as inventor				
	in	ventio	n being claimed	in this application (D	ELETE THE F	OLLOWING INVE	NTOR(S)):	
	1.				2.			
	3.				4.			
	5.				6.	····		
	7.	ı			8.			
2.5			_,_,					
2.5	THE <u>INV</u>	ENTO	R(S) FOR THIS	NEW APPLICATION	I IS(ARE):			
	4		Sotoob: INIADA		2			
	1. · 3.		Satoshi INABA		2. 4.			
	5.				4. 6.			
	7.				8.			
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3. The entire disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference thereto.

4.	$\boxtimes$	Priority is claimed unde	er 35 U.S.C. 119/3	365 based o	n filing in		of					
	(1)	Application No. 10-011164	<u>Filing</u> January 1998		(2)	(country) Application No.	Filing Date					
	(3)				(4)							
	(0)											
	a. ☐ (No.) Certified copy/copies attached. b. ☑ Certified copy/copies previously filed onApril 9, 1999 in U.S. Application No09/235,310 , filed onJanuary 22, 1999 series code û û serial no.											
4(a).		c.  Certified copy/copies filed during International stage of PCT/ / .  (a) Domestic priority is claimed from PCT//, filed  (b) Benefit is claimed of Provisional Application No. 60/, filed										
5.	$\boxtimes$	Assignee (optional)	_KABU:	SHIKI KAIS	HA TOSH	IBA	<del></del>					
6. 	$\boxtimes$	Attached is the following number of Assignments (including original and all later successive ones by identification different assignors): and respective new Cover Sheets. (Do NOT file old cover sheets.)										
		(Assignments in parent must be refiled with new Cover Sheets in this continuing application if you want it/them recorded against the continuing application.)										
	Please return the recorded Assignment to the undersigned.											
	The power of attorney in the prior application is to Glenn J. Perry Reg. No. 28,458											
	(Name and Reg. No.) whose current address is as in item 8 below.											
	a. Recognize as associate attorney											
	(Name, Reg. No. and Address)											
8.	Address all future communications to Intellectual Property Group of Pillsbury Winthrop LLP, 1600 Tysons Boulevard, McLean, VA 22102											
9.	This ap	oplication claims benefit s application by this refe	of the following prence:	ior US appl	ication(s),	the contents of which	n are incorporated					
		No. <u>09/</u>	235,310 filed									
		No/ No. /	filed filed									
		No. PCT//	filed				, which					
design	ated the	e U.S. and that Internation	onal Application	was	☐ was no	t published under English	PCT Acticle 21(2) in					
9(a).	☑ See the attached Preliminary Amendment, which amends the first page of the specification to claim benefit of the above listed US application(s)											
10.	Small I	Entity Status →	⊠ is <u>Not</u> claime	ed 🔲	is claimed	(pre-filing confirmati	on <b>required</b> )					
		(No.) Small Entity Statement(s) (not essential since 9/8/00) were/are:  ightharpoonup filed in above prior application ightharpoonup attached.										
11. ( <u>one</u> box) ( <u>must</u> be) (X'd)		n to extend the life of the s being concurrently filed was previously filed in the s not necessary for cone	d in that prior appl at prior applicatior	ication (Use n (Check ler	Form PA	T-111). or extension).						

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12.	INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are not required now. Please consider those documents and advise that they have been considered in this new application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609.										
13.		Attached is a Rule 103(a) Petition to Suspend Action.									
14.											
	4. Reserved										
FILING FEE  THE FOLLOWING FILING FEE IS BASED ON ->->->->CLAIMS AS FILED AND CHANGED BY ATTACHED PRELIMINARY AMENDMENT<											
in the state of th						Large/Small Entity		Fee Code			
15. Ba	sic Fil	ng Fee		Des	ign Application	\$330/\$165 \$740/\$370	+740	106/26 101/201			
17. To	tal Eff	ective Claims	6	minus 20 =	0	x \$18/\$9	+0	103/203			
្នឹ18. Inc	depend	lent Claims	1	minus 3 =	0	x \$84/\$42	+0	102/202			
19. If <u>a</u>	any pro	p <u>er</u> multiple depe	ndent claim (ig	nore improper)	is present.	\$280/\$140	+0	104/204			
20.		***				Subtotal =	\$740				
21. If "	petitio	n" box 13 above is	X'd, add petiti	on fee	\$130		+0	122			
21A. II	box 6	above is X'd, add	Assignment re	cording fee	\$ 40		+40	581			
i pi											
22.	TOTAL FILING FEE ATTACHED = \$780										
	(carry forward to Item 31)										
23.	□ A	TTACHED:						•			
24	⊠ Se	e the attached Pr	eliminary Amer	ndment							

26.

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## ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

	rer aft am	number previous paid for	Present Extra					Additional Fee	onal			
							<u>L</u>	arge/Sma	II Entity			File Code
27.	Total Effective Cla	ims <u>*6</u>	minus **	_20	. =	0	_ x	\$18/\$9	=	\$	0	(103/203)
28.	Independent Clair	ms <u>*1</u>	minus ***	3	<b>=</b>	0	_ ×	\$84/\$42	=	+	0	(102/202)
29.	If amendment ente	ers proper mul application)	tiple depende	ent clair	m(s) i	nto this	appl	ication for	the /\$140	4	. 0	(104/204)
<u>3</u> 0.							А	DDITION	AL FEE	\$	0	•
30. 31. 32.				<u>plus</u> Fl	<b>EE</b> fro	om item	22 c	on page 3		+	780	
32.						<u>TOTAI</u>	_ FEI	E ATTACI	HED	\$	780	
<u>.</u> 33.	*If the entry in this space is	less than a entry in th	ne next space, the	"Present Ex	dra" resu	ılt is "0"						
<b>3</b> 4.	**If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space											
<b>3</b> 5.	If the "Highest number previously paid for" (see item 18 above) is less than 3, write "3" in this space							09	09			
, in its	Our Deposit Acco	unt No. 03-39	75									
H	Our Order No.	8312		284023	3							
		C	<b>;</b> #		М#		_					

\*CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue</u> <u>fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group

By Atty: Glenn J. Perry Reg. No. 28458

Sig: REG. No. 43, 385 Fax: (703) 905-2500 Tel: (703) 905-2161

Atty./Sec gjp/tcs

**NOTE No. 1:** File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments **NOTE No. 2:** Is extension in parent necessary for copendency? **DOUBLE CHECK Item 11** above. If yes, printout Pat-111 and head it in <u>parent</u>.